



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/900,617	07/06/2001	Danny M. Nessett	3COM-3000.WHD.US.CIP	7382

7590 09/30/2005
WAGNER, MURABITO & HAO LLP
Two North Market Street, Third Floor
San Jose, CA 95113

EXAMINER

MOORTHY, ARAVIND K

ART UNIT PAPER NUMBER

2131

DATE MAILED: 09/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/900,617

Applicant(s)

NESSETT ET AL.

Examiner

Aravind K. Moorthy

Art Unit

2131

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 11 July 2005.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-72 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-72 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 06 July 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

AT

DETAILED ACTION

1. This is in response to the amendment filed on 11 July 2005.
2. Claims 1-72 are pending in the application.
3. Claims 1-72 have been rejected.

Response to Amendment

4. With the amendment to claims 1, 12 and 23, the examiner withdraws the claim rejection 35 USC § 112 (2). The applicant has included the step of performing a primary authentication protocol.

Response to Arguments

5. Applicant's arguments with respect to claims 1-72 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

6. Claims 1-33 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The amendment to include performance of a primary authentication is not enabled by the specification.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 1, 12 and 23 are rejected under 35 U.S.C. 102() as being anticipated by Shambroom U.S. Patent No. 6,198,824 B1.

As to claims 1, 12 and 23, Shambroom discloses a method of re-authenticating and protecting communication security, comprising the steps of:

a) performing a secondary authentication protocol between a client electronic system (client) and a network access point electronic system (AP) using a key lease generated by performance of a primary authentication protocol, wherein the key lease includes a key lease period for indicating a length of time in which the key lease is valid for using the secondary authentication protocol instead of the primary protocol [column 9, lines 11-32]; and

b) if the secondary authentication protocol is successful, generating a session encryption key for encrypting communication traffic between the client and the AP [column 9, lines 11-32].

Art Unit: 2131

8. Claims 34-36, 47-49 and 60-62 are rejected under 35 U.S.C. 102(e) as being anticipated by Candelore U.S. Patent No. 6,363,149 B1.

As to claims 34, 47 and 60, Candelore discloses a method of authenticating a client electronic system (client) to allow access to a network, comprising the steps of:

a) in response to a first request to authenticate, performing a primary authentication protocol between the client and a first network access point electronic system (first AP) to allow access to a network [column 8, lines 39-59];

b) if the primary authentication protocol is successful, generating a key lease, wherein the key lease includes context information and a key lease period for indicating a length of time in which the key lease is valid for using a secondary authentication protocol instead of the primary authentication protocol [column 10, lines 33-42];

c) transmitting the key lease to the client [column 10, lines 33-42]; and

d) in response to a second request to authenticate, performing the secondary authentication protocol between the client and a second network access point electronic system (second AP) using the key lease [column 12, lines 22-41].

As to claims 35, 48 and 61, Candelore discloses the method further comprising the step of:

e) if the secondary authentication is successful, using the context information of the lease key to control access of the client to the network [column 12, lines 22-41].

As to claims 36, 49 and 62, Candelore discloses that the context information includes information established in the primary authentication protocol [column 8, lines 39-59].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

9. Claims 2-6, 13-17 and 24-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shambroom U.S. Patent No. 6,198,824 B1 as applied to claims 1, 12 and 23 above, and further in view of Dole U.S. Patent No. 6,628,786 B1.

As to claims 2-5, 13-16 and 24-27, Shambroom discloses transmitting the key lease from the client to the AP [column 2, lines 42-48]. Shambroom discloses that the key lease includes an encryption key for use in the secondary authentication protocol [column 2, lines 13-21].

Shambroom does not teach generating a first random number associated with the client and a second random number associated with the AP. Shambroom does not teach transmitting the first random number to the AP and the second random number to the client. Shambroom does not teach using the encryption key, the first random number, the second random number, and a hash function to determine the session encryption key. Shambroom does not teach applying an HMAC-MD5 algorithm and the encryption key on a concatenation of the first random number and the second random number to determine the session encryption key. Shambroom does not teach applying a HMAC-SHA-1 algorithm and the encryption key on a

Art Unit: 2131

concatenation of the first random number and the second random number to determine the session encryption key.

Dole teaches generating a first random number associated with the client and a second random number associated with the AP [column 6, lines 5-27]. Dole teaches transmitting the first random number to the AP and the second random number to the client [column 6, lines 5-27]. Dole teaches using the encryption key, the first random number, the second random number, and a hash function to determine the session encryption key [column 6, lines 28-36]. Dole teaches applying a HMAC-MD5 algorithm and the encryption key on a concatenation of the first random number and the second random number to determine the session encryption key [column 6 line 50 to column 7 line 2]. Dole teaches applying a HMAC-SHA-1 algorithm and the encryption key on a concatenation of the first random number and the second random number to determine the session encryption key [column 6 line 50 to column 7 line 2].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Shambroom so that random numbers would have been generated at the client and the AP. The client's random number would have been transmitted to the AP and the AP's random number would have been transmitted to the client. The two random numbers would have been concatenated. A hashing function and an encryption key would have been applied to the concatenated random numbers. The concatenated random numbers would have been hashed with either a HMAC-MD5 or a HMAC-SHA-1 hashing function.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Shambroom by the teaching of Dole because this method

Art Unit: 2131

improves the quality of entropy by allowing machines with no physical source of entropy to gather entropy by communicating with other machines and insure that machines that generate many random session keys do not run the risk of depleting their local supplies of entropy [column 4, lines 45-60].

As to claims 6, 17 and 28, Shambroom teaches generating a first session encryption key for encrypting communication traffic from the client to the AP [column 7, lines 24-50]. Shambroom teaches generating a second session encryption key for encrypting communication traffic from the AP to the client [column 8, lines 16-37].

10. Claims 7-11, 18-22 and 29-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shambroom U.S. Patent No. 6,198,824 B1 and Dole U.S. Patent No. 6,628,786 B1 as applied to claims 2, 13 and 24 above, and further in view of Kessler et al U.S. Patent No. 6,789,147 B1.

As to claims 7-11, 18-22 and 29-33, the Shambroomr-Dole combination does not teach using the encryption key, the first random number, the second random number, a first media access control (MAC) address associated with the client, a second media access control (MAC) address associated with the AP, and a hash function to determine the first and second session encryption keys. The Shambroomr-Dole combination does not teach applying a HMAC-MD5 algorithm and the encryption key on a concatenation of the first random number, the second random number, the first media access control (MAC) address associated with the client, and the second media access control (MAC) address associated with the AP to determine the first session encryption key. The Shambroomr-Dole combination does not teach applying a HMAC-SHA-1 algorithm and the encryption key on a concatenation of the first random number, the second

random number, the first media access control (MAC) address associated with the client, and the second media access control (MAC) address associated with the AP to determine the first session encryption key. The Shambroomr-Dole combination does not teach applying a HMAC-MD5 algorithm and the encryption key on a concatenation of the first random number, the second random number, the second media access control (MAC) address associated with the AP, and the first media access control (MAC) address associated with the client to determine the second session encryption key. The Shambroomr-Dole combination does not teach the Shambroomr-Dole combination does not teach applying a HMAC-SHA-1 algorithm and the encryption key on a concatenation of the first random number, the second random number, the second media access control (MAC) address associated with the AP, and the first media access control (MAC) address associated with the client to determine the second session encryption key.

Kessler et al teaches using a encryption key, a first random number, a second random number, a first media access control (MAC) address associated with the client, a second media access control (MAC) address associated with the AP, and a hash function to determine a first and second session encryption keys [column 5, lines 18-37]. Kessler et al teaches applying a HMAC-MD5 algorithm and a encryption key on a concatenation of a first random number, a second random number, a first media access control (MAC) address associated with a client, and a second media access control (MAC) address associated with a AP to determine a first session encryption key [column 7 line 54 to column 8 line 10]. Kessler et al teaches applying a HMAC-SHA-1 algorithm and a encryption key on a concatenation of a first random number, a second random number, a first media access control (MAC) address associated with a client, and a second media access control (MAC) address associated with a AP to determine a first session

encryption key [column 7 line 54 to column 8 line 10]. Kessler et al teaches applying a HMAC-MD5 algorithm and a encryption key on a concatenation of a first random number, a second random number, a second media access control (MAC) address associated with a AP, and a first media access control (MAC) address associated with a client to determine a second session encryption key [column 7 line 54 to column 8 line 10]. Kessler et al teaches applying a HMAC-SHA-1 algorithm and a encryption key on a concatenation of a first random number, a second random number, a second media access control (MAC) address associated with a AP, and a first media access control (MAC) address associated with a client to determine a second session encryption key [column 7 line 54 to column 8 line 10].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified the Shambroomr-Dole combination so that a encryption key, a first random number, a second random number, a first media access control (MAC) address associated with the client, a second media access control (MAC) address associated with the AP, and a hash function would have been used to determine a first and second session encryption keys. The first session encryption key would have been determined by applying either a HMAC-MD5 or HMAC-SHA-1 hashing function and a encryption key to the concatenation of a first random number, a second random number, a first media access control (MAC) address associated with a client, and a second media access control (MAC) address associated with a AP. The second session encryption key would have been determined by applying either a HMAC-MD5 or HMAC-SHA-1 hashing function and a encryption key to the concatenation of a first random number, a second random number, a first media access

Art Unit: 2131

control (MAC) address associated with a client, and a second media access control (MAC) address associated with a AP.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified the Shambroomr-Dole combination by the teaching of Kessler et al because it provides a system that does not require a large amount of resources to be consumed with establishing secure sessions and it reduces latency and provides enhanced security [column 2, lines 27-39].

11. Claims 37, 50 and 63 are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent No. 6,363,149 B1 as applied to claims 34, 47 and 60 above, and further in view of Kennelly et al U.S. Patent No. 6,754,702 B1.

As to claims 37, 50 and 63, Candelore does not teach that the context information includes accounting information, session timeout information, and filtering information.

Kennelly et al teaches context information that includes accounting information, session timeout information, and filtering information [column 14, lines 36-45].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore so that the context information would have included account information, session time out information and system filtering information.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore by the teaching of Kennelly et al because it helps organize which resources of a network device can be allocated between organizations or users [column 2, lines 8-14].

12. Claims 38-43, 51-56 and 64-69 are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent No. 6,363,149 B1 as applied to claims 34, 47 and 60 above, and further in view of Babu et al U.S. Patent No. 6,122,639.

As to claims 38, 41, 43, 51, 54, 56, 64, 67 and 69, Candelore discloses that the key lease further includes a first identifier associated with the client [column 4, lines 50-67]. Candelore discloses a first encryption key associated with the primary authentication protocol [column 5, lines 1-23]. Candelore discloses a second encryption key for use in the secondary authentication protocol [column 5, lines 43-53]. Candelore discloses a second identifier associated with a particular network access point electronic system group of a plurality of network access point electronic system groups [column 7, lines 24-39].

Candelore does not teach an integrity function data for determining an unauthorized change to a first portion of the key lease.

Babu et al teaches an integrity function data for determining an unauthorized change to a first portion of the key lease [column 9 line 61 to column 10 line 5].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore so that there would have been means for determining unauthorized change to the first portion of the key lease.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore by the teaching of Kennelly et al because it ensures that a third party did not intercept the keys and modify them [column 4, lines 43-57].

As to claims 39, 52 and 65, Candelore teaches that the first portion includes the first identifier, the first encryption key, the second encryption key, the key lease period, and the context information [column 11, lines 34-49].

As to claims 40, 53 and 66, Candelore teaches that a second portion of the key lease is encrypted using a third encryption key [column 10, lines 5-28].

As to claims 42, 55 and 68, Candelore teaches that step b) includes:

b1) transmitting the first identifier and the key lease to the second AP [column 7, lines 24-35];

b2) if the second AP is associated with the second identifier of the key lease, retrieving the third encryption key corresponding to the second identifier [column 7, lines 24-35]; and

b3) decrypting the second portion of the key lease using the retrieved third encryption key [column 7, lines 24-35].

13. Claims 44, 57 and 70 are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent No. 6,363,149 B1 as applied to claims 34, 47 and 60 above, and further in view of Kung et al U.S. Patent No. 5,434,918.

As to claims 44, 57 and 70, Candelore does not teach that the secondary authentication protocol comprises a mutual challenge-response protocol based on symmetric encryption.

Kung et al teaches a secondary authentication protocol that comprises a mutual challenge-response protocol based on symmetric encryption [column 3, lines 16-29].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore so that the second authentication protocol would have been a mutual challenge-response protocol based on symmetric encryption.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore by the teaching of Kung et al because the use of mutual authentication that employs symmetric encryption provides for network security and will authenticate individual users on client workstations and permit users to authenticate to the AP [column 2, lines 19-26].

14. Claims 45, 58 and 71 are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent No. 6,363,149 B1 as applied to claims 34, 47 and 60 above, and further in view of Burns et al U.S. Patent No. 6,792,424.

As to claims 45, 58 and 71, Candelore does not teach that the secondary authentication protocol comprises a mutual challenge-response protocol based on a one-way hash function message authentication code (HMAC) implementation.

Burns et al teaches a secondary authentication protocol that comprises a mutual challenge-response protocol based on a one-way hash function message authentication code (HMAC) implementation [column 6 line 49 to column 7 line 6].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore so that that the secondary authentication protocol would have been a mutual challenge-response protocol based on a one-way hash function message authentication code (HMAC) implementation.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore by the teaching of Burns et al because it ensures the correctness of the actions while minimizing computational overhead [column 6 line 49 to column 7 line 6].

15. Claims 46, 59 and 72 are rejected under 35 U.S.C. 103(a) as being unpatentable over Candelore U.S. Patent No. 6,363,149 B1 as applied to claims 34, 47 and 60 above, and further in view of Burns et al U.S. Patent No. 6,792,424.

As to claims 46, 59 and 72, Candelore does not teach that the secondary authentication protocol comprises a mutual challenge-response protocol based on a keyed message authentication code implementation.

Burns et al teaches a secondary authentication protocol that comprises a mutual challenge-response protocol based on a keyed message authentication code implementation [column 6 line 49 to column 7 line 6].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore so that that the secondary authentication protocol would have been a mutual challenge-response protocol based on a keyed message authentication code implementation.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Candelore by the teaching of Burns et al because it ensures the correctness of the actions while minimizing computational overhead [column 6 line 49 to column 7 line 6].

Conclusion

16. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aravind K. Moorthy whose telephone number is 571-272-3793. The examiner can normally be reached on Monday-Friday, 8:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2131

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Aravind K Moorthy *AM*
September 27, 2005

Al
Primary Examiner
AU 2131
9/27/05